

EVIDENCE—Continued.	ART.	SEC.	PAGE
Evidence in cases heard by the governor.	41	12	763
Evidence in <i>habeas corpus</i> cases	42	12	772
Evidence to be produced by practitioners of medicine as to their qualifications. .	43	39	791
Evidence before justices of the peace . .	52	23	879
Transcript of docket of commissioner of the land office to be evidence	54	4	902
What shall be evidence of formation of limited partnerships.	73	8	1074
Plats not to be considered evidence <i>per se</i>	75	82	1135
Evidence of assignment to non-residents of claims for purpose of foreign attach- ment or suit.	83	16-17	1274
Copy of shipping articles sworn to by master to be evidence.	84	8	1276
When evidence of seamen may be taken <i>de bene esse</i>	84	9	1277
EXAMINER			
Appointment of.	16	216	204
Duties and powers.	16	216	204
<i>Subpoenas</i> for witnesses.	16	217	205
Examinations, how conducted	16	218	205
General question, to each witness.	16	219	206
Testimony, to be read to and signed by wit- ness	16	220	206
If witness refuses to sign, examiner to sign and state reason.	16	220	206
Questions of privilege or demurrer to, to be reported to court for decision	16	220	206
Testimony, to be returned to court.	16	221	207
Testimony, to be taken without delay . .	16	222	207
Rule return.	16	222	207
May take depositions <i>de bene esse</i>	16	224	208
Special order to, for taking testimony. . .	16	226	208
Shall certify to court refusal of witness to attend or answer.	16	232	210
May take testimony in cases where some defendants are in default.	16	233	210
EXCEPTIONS.			
To jurisdiction in equity, must be taken in court below.	5	35	30
To answers in equity.	16	144	180
Costs on such exceptions.	16	158	184
To testimony in equity.	16	233	298
To auditors' accounts.	5	34	29
To award.	75	46	1122